1	DAVID D. LAWRENCE, State Bar No. 123039		
2	DAVID D. LAWRENCE, State Bar No. 123039 DENNIS M. GONZALES, Bar No. 59414 RAYMOND W. SAKAI, State Bar No. 193507 rsakai@lbaclaw.com		
3	LAWRENCE BEACH ALLEN & CHOI, PC		
4	100 West Broadway, Suite 1200 Glendale, California 91210-1219 Telephone No. (818) 545-1925	NOTE: CHANGES MADE BY THE COURT	
5	Telephone No. (818) 545-1925 Facsimile No. (818) 545-1937	NOTE. CHANGES WADE BY THE COOK	
6 7	Attorneys for Defendants City of Burbank and Chief Scott LaChas	sse	
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	JEREMY BASSETT, APRIL	Case No. CV 14-01348 SVW (CWx)	
12	JEREMY BASSETT, APRIL RICKMAN, G. B. through his guardian ad litem JEREMY BASSETT, R. B.	Magistrate Judge Carla Woehrle	
13	through his guardian ad litem JEREMY BASSETT, J. B. through her guardian ad litem JEREMY BASSETT, A. B.	AMENDED PROTECTIVE ORDER	
14	through her guardian ad litem JEREMY BASSETT,	RE CONFIDENTIAL MATERIALS	
15	Plaintiffs,	, [Stipulation for Protective Order filed concurrently herewith]	
16	VS.))	
17	CITY OF BURBANK; SCOTT		
18	LACHASSE; ANTHONY VALENTO; MARK ARMENDARIZ;		
19 20	GAYLE BASSETT; and DOES 1-10, (a) inclusive,))	
21	Defendants.		
22	Having reviewed and considered t	he Parties' Stipulation for Protective	
23	Having reviewed and considered the Parties' Stipulation for Protective Order Governing Confidential Information Produced During Discovery, good		
24	cause showing therein, IT IS SO ORDERED:		
25	1. <u>Plaintiffs</u> . Plaintiffs are Jeremy Bassett, April Rickman, G. B.		
26	through his guardian <i>ad litem</i> Jeremy Bassett, R. B. through his guardian <i>ad litem</i>		
27	Jeremy Bassett, J. B. through her guardian <i>ad litem</i> Jeremy Bassett, and A. B.		
28	through her guardian ad litem Jeremy Ba	assett, (hereinafter "Plaintiffs").	
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2. <u>Disclosing Party.</u> Disclosing Party shall refer to Defendants City of Burbank and Anthony Valento and non-party City of Glendale.

- 3. <u>Receiving Party.</u> The Receiving Party shall refer to all Parties receiving information from Disclosing Party pursuant to this protective order. The Receiving Parties are the Parties and their agents as set forth in Paragraph Nos. 17 and 18 of this Protective Order.
- 4. <u>Case Summary.</u> This case arises from Plaintiffs' allegations that their rights under federal and state law were violated as a result of purported wrongful conduct by Defendants related to Plaintiff Jeremy Bassett's two arrests in 2012 and related criminal prosecution. Plaintiffs further allege that Defendant Valento and Gayle Bassett, Plaintiff Jeremy Bassett's ex-wife, conspired to extort monies from Plaintiff Jeremy Bassett regarding criminal charges filed against Plaintiff Jeremy Bassett. Plaintiffs also claim that in mid-2013, Defendant Valento used excessive force on Plaintiff G.B.
- 5. Good Cause Statement and Confidential Materials. The Parties anticipate that during discovery in this action they will exchange documents, items, or materials and other information that contain sensitive and confidential information that derives actual or potential value from not being generally known to the public and are the subject of reasonable efforts to maintain their confidentiality. The Parties have agreed that the below-listed documents shall be designated confidential documents and/or writings because the Defendants believe, in good faith, that these documents and/or writings are protected by the Official Information Privilege, the right to privacy guaranteed in Federal Constitution, First Amendment and California Constitution, Article I, Section I, and various California Government, Penal, and Evidence Code sections, and thus protected from disclosure. This will be accomplished by affixing to such document or writing a legend, such as "CONFIDENTIAL" or "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER" or words of similar effect. Documents

- and writings so designated, hereinafter, collectively, ("Confidential Information"), shall be treated in accordance with the terms of this stipulation/protective order. Documents, writings and things to be designated as such, include the following:
- a) Any material relating to or regarding the personnel files and/or records of any employee or former employee of the Burbank Police Department, including Defendants Mark Armendariz and Anthony Valento;
- b) Any material relating to any personnel investigations conducted by the Burbank Police Department regarding any member or former member of the Burbank Police Department, including Defendants Anthony Valento and Mark Armendariz;
- c) Any material relating to incidents involving Plaintiffs containing sensitive and private information regarding third parties;
- d) Any material, including but not limited to records from the Glendale Police Department, pertaining to allegations or investigations about abuse of Plaintiff minors or any minors, which is produced pursuant to subpoena; and
- e) Any confidential, sensitive and/or private material relating to the federal criminal prosecution of Anthony Valento and Gayle Bassett, including material from the United States Attorney's Office.
- 6. <u>Interests In Favor Of Protective Order.</u> This Order is necessary to expedite discovery, while maintaining confidential and private information of Defendants and third parties, and Defendants believe it is necessary to protect parties or persons from annoyance, embarrassment, oppression, or undue burden or expense. Further, Defendant contends disclosure of such information without a protective order may compromise the safety of Defendants and third parties.
- 7. <u>Stipulation.</u> The Parties are entering into this Stipulation for Protective Order to protect against any improper disclosure or risk of

circumvention of law that might result from disclosure of sensitive and

confidential information as described in this Order. To informally resolve this discovery matter, the Parties have agreed to this Stipulation for Protective Order that carefully limits the use and dissemination of the Confidential Information.

8. Confidential Information. This Protective Order shall apply to all

- 8. <u>Confidential Information.</u> This Protective Order shall apply to all Confidential Information, produced by Disclosing Party to the Receiving Party. The Confidential Information may be contained in originals and copies of relevant interrogatory responses obtained from Disclosing Party in this matter; originals and copies of relevant documents responsive to requests for production of documents obtained from the Disclosing Party in this matter; and originals and copies of transcripts, video recordings, and audio recordings of any deposition taken in this matter during which the Confidential Information is used, mentioned, reviewed, discussed, and/or referred to. The Confidential Information shall be subject to this Protective Order as follows:
- 9. <u>Storage Of Confidential Information</u>. Immediately upon production by the Disclosing Party, attorneys for the Receiving Party shall personally secure and maintain the Confidential Information in their possession. The Confidential Information shall not, under any circumstances, be left in an open or unsecured location where unauthorized persons (such as unauthorized employees of counsel, cleaning personnel, etc.) might have access to them.
- 10. <u>Confidential Information Legend.</u> All documents containing Confidential Information shall be stamped "CONFIDENTIAL" or "CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER" or words of similar effect. Such stamp shall not obscure the document.
- 11. <u>Limitation Of Use Of Confidential Information</u>. Attorneys for the Receiving Party shall not cause or knowingly permit disclosure of the contents of the Confidential Information, in any manner, including orally, beyond the disclosure permitted under the terms and conditions of this Order. Any such

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27 28 disclosure shall be construed as a violation of this Order, except when used for purposes of this litigation as described in Paragraph Nos. 15 and 16 of this Protective Order.

- 12. Testimony Regarding The Confidential Information. In the case of depositions, any party may designate all or any portion of the deposition testimony given in this litigation as Confidential Information orally during the deposition. Any questions intended to elicit testimony regarding the contents of the Confidential Information shall be conducted only in the presence of persons authorized to review the Confidential Information as provided in this Order. The Parties may be present for any such testimony. Any deposition transcript containing such questions and testimony shall be subject to the same protections and precautions applicable to the Confidential Information.
- 13. <u>Inadvertent Disclosure.</u> If the Disclosing Party inadvertently produces any Confidential Information without designating it as such, it may be remedied by (1) promptly notifying the other parties of the error; and (2) providing a substitute copy of the Confidential Information with a proper legend. In that event, the Receiving Parties who have obtained inadvertently produced undesignated Confidential Information will: (1) return the previously produced Confidential Information and destroy all copies thereof; and (2) if the Receiving Party has already disseminated the Confidential Information to any person, the Receiving Party will notify all such persons the information was disseminated to the Confidential Information in writing of the need to return such Confidential Information and not to further disseminate it. This provision applies to any and all Confidential Information produced to the Receiving Party.
- 14. Limitations On The Non-Litigation Use Of Confidential Information. The confidentiality of the Confidential Information received from Defendant during discovery in this action shall be maintained, and all Confidential Information exchanged will be used solely for the litigation of this

action entitled. Specifically, the Receiving Party may not use such documents, records, or other information (or the contents thereof) for any other purpose, including use as background material, or for inclusion in books, magazines, newspapers, or other publications. The Receiving Party is prohibited from placing any of the Confidential Information on the Internet.

- 15. Court Filings. If necessary in the judgment of attorneys for Receiving Party, said attorneys may show or reveal the contents of the Confidential Information to the court only pursuant to Local Rule 79-5 or Ninth Circuit Rule 27-13. Receiving Party will inform the Court and Parties of any Confidential Information it intends to present during trial so appropriate measure may be considered by the Court that may be necessary to protect the Confidential Information. Receiving Party's presentation of Confidential Information during trial will not require compliance with the written consent as set forth in paragraph
- 16. Other Persons Authorized To Review Confidential Information. The Receiving Parties' attorneys of record may be permitted to see originals and obtain copies of the Confidential Information covered by this Order. Also, Defendants, including officers, directors, employees, and experts thereof may be permitted to review the Confidential Information. Additionally, paralegals, secretaries, expert witnesses, and other individuals and entities that may be employed or retained by the Receiving Party to assist in the preparation and/or the litigation of this action may be permitted to see originals and obtain copies of the Confidential Information covered by this Order, provided such experts and employees have first executed the written statement set forth in Paragraph No. 18 below, and comply with the provisions of that section. The Parties' attorneys may review the Confidential Information with the Parties they represent.
- 17. <u>Applicability Of Order To Other Persons.</u> Prior to the disclosure of any Confidential Information to any person described above, attorneys for the Receiving Party who seeks to use or disclose such Confidential Information shall

1	first provide any such person with a copy of this Order, and shall cause him or her	
2	to execute the following acknowledgment:	
3	"I,, do solemnly swear that	
4	I am fully familiar with the terms of the Stipulated Protective	
5	Order entered in this action and hereby agree to comply with	
6	and be bound by the terms and conditions of the said Order	
7	with respect to the handling, use and disclosure of each	
8	Confidential Document. I understand that I may be subject to	
9	penalties for contempt of Court if I violate this Order and	
10	hereby consent to the jurisdiction of said Court for purposes of	
11	enforcing this Order.	
12	Dated:"	
13	This written requirement applies to, but is not limited to, expert witnesses and	
14	other individuals and entities that may be employed or retained by the Receiving	
15	Party's counsel to assist in the preparation and/or the litigation of this action. The	
16	Receiving Party shall be responsible for maintaining the signed original of each	
17	such written statement until the conclusion of these proceedings, including any	
18	appeal. Counsel for Receiving Parties shall insure that their office staff,	
19	including, but not limited to, paralegals and secretaries, shall be made aware of	
20	their obligations under this protective order.	
21	18. <u>No waiver of objections.</u> Nothing in this Stipulation and Order	
22	constitutes any decision by the Court concerning discovery disputes or the	
23	admission into evidence of any specific document or testimony or liability for	
24	payment of any costs of production or reproduction of documents. This Order	
25	also does not constitute a waiver by any party of any right to object to discovery	
26	or admission into evidence of any document, record, testimony or other	
27	information that is subject to this Order. Nor do Defendants waive any privileges	
28	including, but not limited to, the investigatory files or official information	

privileges, *see*, *e.g.*, *Weiner v. FBI*, 943 F. 2d 972, 985 (9th Cir. 1991), or *Miller v. Pancucci*, 141 F.R.D. 292 (C.D. Cal. 1992), by entering into this order. By signing this order Receiving Parties do not agree that any of these documents are protected by any such privileges.

- 19. <u>Subpoena for Confidential Information.</u> In the event that the Receiving Party receives a subpoena, discovery request, or other legal process seeking production of Confidential Information, the Receiving Party must give prompt written notice to the Disclosing Party. The Receiving Party shall inform the person or entity seeking the information of the existence of this Stipulation and Order and shall not produce the Confidential Information absent a Court Order requiring such production.
- 20. <u>Modification</u>. For good cause, any party may seek a modification of this Order, first by attempting to obtain the consent of the other parties to such modification, and then, absent consent, by application to this Court.
- 21. Return of Confidential Information. No more than thirty (30) calendar days after the conclusion of this case the Receiving Party and every other person and/or entity who received originals or copies of the Confidential Information shall return all originals, copies of the Confidential Information, and material derived therefrom, including, but not limited to, all log(s) of persons authorized to review the protected documents and the written statement(s) acknowledging the terms and provisions of this Order pursuant to Paragraph No. 18 of this Order, to the Disclosing Party care of:

Dennis M. Gonzales, Esq. Raymond W. Sakai, Esq. Lawrence Beach Allen & Choi, PC 100 West Broadway, Suite 1200 Glendale, California 91210-1219

Alternatively, the Receiving Party and every other person and/or entity who received originals or copies of the Confidential Information may destroy all such material and material derived therefrom within thirty (30) calendar days after the conclusion of this case. Additionally, within thirty (30) calendar days after the conclusion of this case, counsel for the Receiving Party shall send a signed declaration stating that such material has been destroyed pursuant to this Protective Order. This case has concluded when (i) a final judgment has been entered by the Court or the case has otherwise been dismissed with prejudice; (ii) the time for any objection to or request for reconsideration of such a judgment or dismissal has expired; (iii) all available appeals have concluded or the time for such appeals has expired; (iv) any post appeal proceedings have themselves concluded; and (v) after payment of monies due, if any, to Plaintiff and/or their attorneys, whether via judgment, settlement or otherwise. The Parties understand that they have no control over documents in possession of the District Court and Courts of Appeal. The Receiving Party has no obligation to obtain any such Confidential Information that was filed with the court, or part of the trial of this matter, other than filing documents in compliance with paragraph 16 or Confidential Information returned by the Courts(s). No more than thirty (30) calendar days after the conclusion of this case the

No more than thirty (30) calendar days after the conclusion of this case the Receiving Party and every other person and/or entity who received originals or copies of non-party City of Glendale's Confidential Information shall destroy all such material and notify the Glendale Records Bureau Administrator of the same.

Glendale Police Department Records Bureau Administrator 131 North Isabel Street Glendale, CA 91206

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22. Survivability Of This Protective Order. This Stipulation and Protective Order shall survive the termination of this action, and the Court shall retain jurisdiction to enforce it. IT IS SO ORDERED. Carea M. Woelne Dated: June 19, 2014 Honorable Carla Woehrle United States Magistrate Judge